NITED STATES DISTRICT COURT

ECF CASE

SOUTHERN DISTRICT OF NEW YORK

08 CV 3160 (GEL)

NIPPON YUSEN KAISHA a.k.a. NYK LINE,

Plaintiff.

- against -

VERIFIED COMPLAINT IN ADMIRALTY

CHARLOTTE INTERNATIONAL INC. and NN SAFEWAY SHIPPING CO.,

Defendants.

Plaintiff, by its attorneys, Cichanowicz Callan Keane Vengrow & Textor, LLP, for its complaint, alleges on information and belief:

- 1. The jurisdiction of this Court is based upon the admiralty and maritime nature of the claims within the meaning of 28 U.S.C. 1333(1) and F.R.Civ.P. 9(h).
- Defendants were the shippers, consignors and billing parties of certain cargoes loaded and carried by plaintiff by sea pursuant to its bill of lading contract of carriage no.
 NYKS390048287 dated November 30, 2006 from Baltimore, MD to Jeddah.
- 3. Pursuant to said contract of carriage, there is now due and owing to plaintiff from the defendants ocean freight and other charges in the aggregate amount of \$102,895.60, no part of which has been paid although duly demanded.
 - 4. Plaintiff sues on theories of breach of contract and account stated.
 - 5. All conditions precedent have been performed or have occurred.
- 6. By agreement between the parties, in any successful action brought by plaintiff against defendant for recovery of amounts due plaintiff, plaintiff shall also recover its attorneys' fees, costs and disbursements.

Case 1:08-cv-03160-GEL Document 1 Filed 04/01/2008 Page 2 of 3

WHEREFORE, Plaintiff prays:

That process in due form of law according to the practice of this Court in (a)

cases of admiralty and maritime jurisdiction issue against the defendant, citing it to appear and

answer under oath all and singular the matters alleged;

That since the defendants cannot be found within the district pursuant to Rule B (b)

of the Supplemental Rules for Certain Admiralty and Maritime Claims, this Court issue an Order

directing the Clerk of Court to issue Process of Maritime Attachment and Garnishment, pursuant

to Rule B of the Supplemental Admiralty Rules and the United States Arbitration Act, 9 U.S.C.

§§ 1 and 8, attaching all tangible or intangible property in whatever form or any other funds held

by any garnishees to be named in the process up to the amount of \$150,000.00 which represents

plaintiff's good faith estimate of the principal amount, prejudgment interest, attorneys' fees,

costs and disbursements sued for to secure the plaintiff's claim, and that all persons claming any

interest in the same be cited to appear and pursuant to Supplemental Admiralty Rule B answer

the matters alleged;

That plaintiff have judgment for the amount of its claim together with interest (c)

plus the costs and disbursements of this action.

Dated: New York, NY, March 28, 2008

CICHANOWICZ, CALLAN, KEANE, VENGROW & TEXTOR, LLP

Attorneys for Plaintiff

Joseph De May, Jr. By:

Joseph De May, Jr. [JD-9105] 61 Broadway, Suite 3000

New York, New York 10006-2802

(212)344-7042

2

ATTORNEY VERIFICATION

The undersigned declares that the following statement is true under the penalties of

perjury:

1. I am over 18 years of age, of sound mind, capable of making this verification and

fully competent to testify to all matters stated herein.

2. I am attorney for the plaintiff in this action and I am fully authorized to make this

verification on its behalf.

3. I have read the foregoing complaint, and the contents thereof are true and accurate

to the best of my knowledge upon information and belief.

4. The reason that this verification was made by me and not the plaintiff is that the

plaintiff is a corporation, none of whose officers are present in the district.

5. The source of my knowledge is information and records furnished to me by the

plaintiff and its underwriters, all of which I believe to be true and accurate.

Dated: New York, New York

March 28, 2008

Joseph De May, Jr.

Joseph De May, Jr. [JD-9105]

3